



UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

CHINA CENTRAL TELEVISION, a China company; CHINA INTERNATIONAL COMMUNICATIONS CO., LTD., a China company; TVB HOLDINGS (USA), INC., a California corporation; and DISH NETWORK L.L.C., a Colorado limited liability company,

Plaintiffs,

vs.

CREATE NEW TECHNOLOGY (HK) LIMITED, a Hong Kong company; HUA YANG INTERNATIONAL TECHNOLOGY LTD., a Hong Kong company; SHENZHEN GREATVISION NETWORK TECHNOLOGY CO. LTD., a China company; CLUB TVPAD, INC., a California corporation; BENNETT WONG, an individual; ASHA MEDIA GROUP INC. d/b/a TVPAD.COM, a Florida corporation; AMIT BHALLA, an individual; NEWTVPAD LTD CO. a/k/a TVPAD USA, a Texas corporation; LIANGZHONG ZHOU, an individual; HONGHUI CHEN d/b/a e-Digital, an individual; JOHN DOE 1 d/b/a BETV; JOHN DOE 2 d/b/a YUE HAI; JOHN DOE 3 d/b/a 516; JOHN DOE 4 d/b/a HITV; JOHN DOE 5 d/b/a GANG YUE; JOHN DOE 6 d/b/a SPORT ONLINE; JOHN DOE 7 d/b/a GANG TAI WU XIA; and JOHN DOES 8-10,

Defendants.

} Case No.
CV 15-1869 SVW (AJWx)
}
**AMENDED ORDER
GRANTING
PLAINTIFFS' MOTION FOR
DEFAULT JUDGMENT AND
PERMANENT INJUNCTION
AGAINST DEFENDANTS
CREATE NEW TECHNOLOGY
(HK) LIMITED AND HUA
YANG INTERNATIONAL
TECHNOLOGY LTD.**

1 **TO ALL PARTIES AND THEIR COUNSEL OF RECORD:**

2 The Court has considered the Motion for Default Judgment and Permanent
3 Injunction of Plaintiffs China Central Television (“CCTV”), China International
4 Communications Co., Ltd. (“CICC”), TVB Holdings (USA), Inc. (“TVB (USA)”),
5 and DISH Network L.L.C. (“DISH”) (collectively, “Plaintiffs”), against Defendants
6 Create New Technology (HK) Limited and Hua Yang International Technology
7 Limited (“Defendants”) and all documents in support thereof. Good cause
8 appearing to enter the requested relief, IT IS HEREBY ORDERED that Plaintiffs’
9 Motion is GRANTED, and Judgment shall be and hereby is entered against
10 Defendants in this action as follows:

11 1. For purposes of this Default Judgment and Permanent Injunction, the
12 following definitions shall apply:

13 a. “Plaintiffs’ Copyrighted Programming” shall mean each of those
14 broadcast television programming works, or portions thereof, whether now in
15 existence or later created, in which the Plaintiffs, or any of them (or any
16 parent, subsidiary, or affiliate of any of the Plaintiffs), owns or controls an
17 exclusive right under the United States Copyright Act, 17 U.S.C. §§ 101 *et*
18 *seq.*, including without limitation all copyrighted programs identified in
19 **Exhibit A** hereto;

20 b. “TVpad Device” shall mean the television set-top devices
21 marketed as TVpad3 and TVpad4, and any other set-top devices that offer for
22 download or allow use of the Infringing TVpad Apps;

23 c. “TVpad Store” shall mean any combination of software and/or
24 services whereby users can select and download software applications onto
25 the TVpad Device;

26 d. “TVpad Apps” shall mean software applications and associated
27 services that are designed for use on the TVpad Device and available for
28 download through the TVpad Store;

1 e. “Infringing TVpad Apps” shall mean any TVpad App or similar
2 application whereby Plaintiffs’ Copyrighted Programming is publicly
3 performed without authorization by transmission to members of the public,
4 including but not limited to the TVpad Apps identified in **Exhibit B** hereto;

5 f. “TVpad Service” shall mean transmission of Plaintiffs
6 Copyrighted Programming through the TVpad Device and the Infringing
7 TVpad Apps;

8 g. “Comparable System” shall mean any device, data transmission
9 service or application that provides users unauthorized access to Plaintiffs’
10 Copyrighted Programming, using any peer to peer or internet based
11 transmission, file sharing or content delivery technology;

12 h. “TVpad Websites” shall mean the websites located at the domain
13 names itvpad.com, mtvpad.com and tvpadfans.com and any other websites
14 maintained by Defendants or pursuant to their direction, that distribute, sell,
15 advertise or promote any TVpad Device, the TVpad Service, or any
16 Comparable System, or are otherwise utilized in furtherance of any of the
17 activities enjoined in Paragraphs 9, 10 and 13 hereinbelow;

18 i. “CCTV Marks” shall mean the word marks “CCTV” and “CCTV
19 AMERICA” and the stylized CCTV logo, and the design mark “CCTV
20 AMERICA” registered with the U.S. Patent and Trademark Office,
21 Application Serial No. 86239098;

22 j. “TVB Marks” shall mean (a) the word mark JADE (U.S. Serial
23 No. 76406416); (b) the JADE logo (U.S. Serial No. 76445114 and U.S.
24 Application Serial No. 86171201); (c) the word mark TVB (U.S. Application
25 Serial No. 86171162); and the Chinese-language word mark for THE JADE
26 CHANNEL (U.S. Serial No. 76407746); and

27 k. “Plaintiffs’ Marks” shall mean the CCTV Marks and TVB
28 Marks.

1 2. This Court has personal jurisdiction over Defendants and jurisdiction
2 over the subject matter at issue pursuant to 28 U.S. C. §§ 1331, 1338 and 1367, as
3 well as 15 U.S.C. § 1121(a). This Court has continuing jurisdiction to enforce the
4 terms and provisions of this Default Judgment and Permanent Injunction.

5 3. Plaintiffs' copyrights in Plaintiffs' Copyrighted Programming are valid
6 and enforceable.

7 4. Plaintiffs' Marks are valid and enforceable.

8 5. Defendants have committed and continue to commit the following acts:
9 a. transmitting video of Plaintiffs' Copyrighted Programming into
10 the United States without authorization through the TVpad Device and
11 Infringing TVpad Apps;

12 b. retransmitting Plaintiffs' Copyrighted Programming to TVpad
13 users, capturing television programs and converting them to Internet-friendly
14 formats, streaming such content using peer-to-peer technology, directly
15 streaming content to the United States, and making and storing copies of
16 Plaintiffs' Copyrighted Programming for later playback at the request of
17 TVpad users;

18 c. unlawfully publicly performing and/or authorizing others to
19 publicly perform Plaintiffs' Copyrighted Programming;

20 d. unlawfully reproducing and distributing and/or authorizing others
21 to reproduce and distribute Plaintiffs' Copyrighted Programming;

22 e. unlawfully publicly displaying and/or authorizing others to
23 publicly display Plaintiffs' Copyrighted Programming in the United States;

24 f. marketing the availability of Plaintiffs' Copyrighted
25 Programming through the TVpad Device and Infringing TVpad Apps;

26 g. manufacturing, distributing, maintaining and marketing the
27 TVpad Service, the TVpad device and the TVpad Store, and Infringing TVpad
28 Apps, all with the object of promoting their use to infringe Plaintiffs'

1 Copyrighted Programming, thereby knowingly and intentionally inducing
2 infringement of Plaintiffs' Copyrighted Programming and materially
3 contributing to the continued infringement of Plaintiffs' Copyrighted
4 Programming by third parties;

5 h. continuing the acts detailed in ¶¶ 5(a)-(g) above after receiving
6 cease and desist letters from Plaintiffs, after the commencement of this action
7 and after and in violation of the Preliminary Injunction Order in this action
8 [Dkt. No. 98]; and

9 i. using Plaintiffs' Marks to advertise the TVpad Service and falsely
10 representing that Plaintiffs have authorized the streaming of their television
11 programming on the TVpad, creating consumer confusion regarding Plaintiffs'
12 relationship, authorization, sponsorship and affiliation with Defendants'
13 products and services.

14 6. Defendants' acts constitute:

15 a. direct infringement, contributory infringement and vicarious
16 infringement of Plaintiffs' Copyrighted Programming in violation of the
17 Copyright Act, 17 U.S.C. § 101 *et seq.*;

18 b. federal trademark infringement and unfair competition under the
19 Lanham Act, 15 U.S.C. § 1125(a);

20 c. common law trademark infringement and unfair competition; and

21 d. violation of California Business and Professions Code § 17200 *et*
22 *seq.*

23 7. Defendants are ordered to pay damages to Plaintiffs in the amount of
24 \$55,460,691.

25 8. Defendants are ordered to pay Plaintiffs' attorneys fees in the amount of
26 \$1,451,490, and post-judgment interest, pursuant to 28 U.S.C. § 1961(a), "at a rate
27 equal to the weekly average 1-year constant maturity Treasury yield, as published by

1 the Board of Governors of the Federal Reserve System, for the calendar week
2 preceding the date of the judgment.”

3 9. Defendants, and all of their parents, subsidiaries, affiliates, officers,
4 agents, servants and employees, and all those persons or entities acting in active
5 concert or participation with Defendants (including but not limited to parties that
6 procure or provide sales, distribution, shipping or logistics services, primary and
7 backup storage services, or web, server or file hosting services on behalf of
8 Defendants, including but not limited to those parties listed in **Exhibits C and D**)
9 and all persons and entities who receive actual notice of this Order (collectively, the
10 “Enjoined Parties”) are immediately and permanently enjoined from engaging in any
11 of the following activities:

12 a. Distributing, selling, advertising, marketing or promoting any
13 TVpad Device;

14 b. Transmitting, retransmitting, assisting in the transmission of,
15 requesting transmission of, streaming, hosting or providing unauthorized
16 access to, or otherwise publicly performing, directly or indirectly, by means of
17 any device or process, Plaintiffs’ Copyrighted Programming;

18 c. Authorizing, hosting, reproducing, downloading, selling or
19 otherwise distributing the Infringing TVpad Apps, including without
20 limitation offering them in the TVpad Store, loading them onto any TVpad
21 Device or any Comparable System, offering or providing them on Internet
22 websites, or providing the Infringing TVpad Apps to consumers on separate
23 media;

24 d. Creating or providing assistance to others who wish to create an
25 Infringing TVpad App;

26 e. Advertising, displaying, marketing or otherwise promoting any of
27 the Infringing TVpad Apps, including without limitation publicly displaying
28 any of the Plaintiffs’ Copyrighted Programming in connection therewith or in

connection with the TVpad Device or any Comparable System, including without limitation via the TVpad Websites;

f. Distributing, selling, advertising, marketing or promoting any TVpad Device that contains, connects to, or offers for download any Infringing TVpad App, or promotes any Infringing TVpad App through the inclusion of icons for said Infringing TVpad App;

g. Distributing, selling, advertising, marketing or promoting any TVpad Device that contains, connects to, offers for download, transmits, assists in the transmission of, streams, hosts, provides access to, or otherwise publicly performs, directly or indirectly, by means of any devise of process, Plaintiffs' Copyrighted Programming without permission;

h. Distributing, selling, advertising, marketing or promoting any Comparable System that contains, connects to, offers for download, transmits, assists in the transmission of, streams, hosts, provides access to, or otherwise publicly performs, directly or indirectly, by means of any devise of process, Plaintiffs' Copyrighted Programming without permission;

i. Providing or controlling servers which contain any of Plaintiffs' Copyrighted Programming; and

j. Assisting with end-user reproductions or transmissions of any of Plaintiffs' Copyrighted Programming through a tracker server, or any other server or software that assists users or devices in locating, identifying or obtaining reproductions or transmission of any of Plaintiffs' Copyrighted Programming, including from other users offering reproductions or transmissions of any of Plaintiffs' Copyrighted Programming;

k. Otherwise infringing Plaintiffs' rights in their Copyrighted Programming, whether directly, contributorily, vicariously or in any other manner.

1 10. The Enjoined Parties are further immediately and permanently enjoined
2 from engaging in any activities having the object or effect of fostering infringement
3 of Plaintiffs' Copyrighted Programming, whether through the Infringing TVpad
4 Apps or otherwise, including without limitation engaging in any of the following
5 activities:

- 6 a. Advertising or promoting unauthorized access to or the
7 availability of Plaintiffs' Copyrighted Programming;
- 8 b. Encouraging or soliciting others to transmit or reproduce
9 Plaintiffs' Copyrighted Programming;
- 10 c. Encouraging or soliciting others to upload, post or index any files
11 that constitute, correspond, point or lead to any of Plaintiffs' Copyrighted
12 Programming;
- 13 d. Encouraging or soliciting others to offer transmission of
14 Plaintiffs' Copyrighted Programming;
- 15 e. Providing technical assistance, support services or servers to
16 others engaged in infringement of, or seeking to infringe, Plaintiffs'
17 Copyrighted Programming;
- 18 f. Creating, maintaining, highlighting or otherwise providing access
19 to lists or forums that include, refer to or signal the availability of Plaintiffs'
20 Copyrighted Programming;
- 21 g. Including references to Plaintiffs' Copyrighted Programming or
22 the Infringing TVpad Apps in promotional materials; and
- 23 h. Creating, maintaining or providing access to the Infringing
24 TVpad Apps.

25 11. The Enjoined Parties shall not enter into any agreement or transaction
26 whatsoever to sell, lease, license, assign, convey, distribute, loan, encumber, pledge
27 or otherwise transfer, whether or not for consideration or compensation, any part of
28 the system, software, source code, data file, other technology, domain names,

1 trademarks, brands, or files used in connection with the TVpad Device, Infringing
2 TVpad Apps or any Comparable System.

3 12. Defendants shall identify to Plaintiffs all domain names and IP
4 addresses and the physical locations of all servers owned, leased or operated by any
5 of the Enjoined Parties that are used in connection with the activities enjoined under
6 Paragraphs 9 and 10, above, within 7 days of the entry of this Permanent Injunction.

7 13. Further, the Enjoined Parties are immediately and permanently enjoined
8 from engaging in any of the following activities:

9 a. Using the CCTV or TVB Marks, or any other mark, design
10 reproduction, copy or symbol that is a colorable imitation thereof, or
11 confusing similar thereto, in connection with broadcasting or entertainment
12 services, or related goods or services, not originating from or authorized by
13 Plaintiffs;

14 b. Using the CCTV or TVB Marks, or any other mark, design
15 reproduction, copy or symbol that is a colorable imitation thereof, in any
16 manner likely to cause confusion, to cause mistake, or to deceive the
17 consuming public;

18 c. Representing in any manner, or by any method whatsoever, that
19 goods and services provided by the Enjoined Parties are licensed, sponsored,
20 approved, authorized by, or originate from Plaintiffs or otherwise taking any
21 action likely to cause confusion, mistake, or deception as to the origin,
22 approval, sponsorship or license of such goods or services;

23 d. Committing any acts calculated or likely to cause consumers to
24 believe that the Enjoined Parties' products and services are authorized by
25 Plaintiffs;

26 e. Infringing or diluting, whether directly or indirectly, the
27 distinctive quality of the CCTV Marks or the TVB Marks; and

28 f. Unfairly competing with Plaintiffs in any manner.

1 14. As the Court has personal jurisdiction over Defendants and has
2 concluded that the conduct of Defendants induces infringement of Plaintiffs'
3 Copyrighted Programming in the United States under the copyright laws of the
4 United States and infringes the CCTV Marks and TVB Marks under the trademark
5 laws of the United States, this Permanent Injunction enjoins the conduct of
6 Defendants wherever they may be found.

7 15. Third parties who provide sales, distribution, shipping or logistics
8 services for the TVpad Device, including but not limited to the third party
9 distributors identified in **Exhibit D** hereto, and who receive actual notice of this
10 Order, are immediately and permanently enjoined from distributing, selling,
11 advertising, marketing or promoting any TVpad Device and from providing any
12 other services enjoined in Paragraphs 9, 10 and 13 hereinabove.

13 16. Third parties providing web, server and file hosting services, data
14 center and colocation services, and primary and backup storage services (including
15 but not limited to cloud storage services) used in connection with the activities
16 enjoined under Paragraphs 9, 10 and 13 hereinabove, including but not limited to the
17 third parties providing hosting services for the Internet servers identified in **Exhibit**
18 **C** hereto (including but not limited to servers providing streaming video,
19 application files, TVpad Store functionality, and TVpad Device initialization,
20 operation and authentication) and who receive actual notice of this Order, are
21 immediately and permanently enjoined from providing such hosting services to (i)
22 any Enjoined Parties in connection with the activities enjoined under Paragraphs 9,
23 10 and 13 hereinabove; (ii) any server, IP address, domain name or website used in
24 conjunction with the TVpad Device, Infringing TVpad Apps or any Comparable
25 System; and (iii) the TVpad Websites.

26 17. Third parties providing services used in connection with the activities
27 enjoined under Paragraphs 9, 10 and 13 hereinabove, including but not limited to
28 back-end service providers, service providers routing traffic or providing bandwidth,

1 content delivery networks and domain name server systems (including but not
2 limited to CloudFlare and DNSPod), search-based online advertising services (such
3 as through paid inclusion, paid search results, sponsored search results, sponsored
4 links, and Internet keyword advertising), domain name registration privacy
5 protection services, providers of social media services (including but not limited to
6 Facebook and Twitter), user generated and online content services (including but not
7 limited to YouTube) and data security services (including but not limited to denial-
8 of-service attack prevention, firewall and proxy services), who receive actual notice
9 of this Order are permanently enjoined from providing such services to: (i) any
10 Enjoined Parties in connection with the activities enjoined under Paragraphs 9, 10
11 and 13 hereinabove; (ii) any server, IP address, domain name or website used in
12 conjunction with the TVpad Device, Infringing TVpad Apps or any Comparable
13 System; and (iii) the TVpad Websites.

14 18. The domain name registries (including but not limited to VeriSign, Inc.)
15 and/or registrars holding or listing the domain names itvpad.com, mtvpad.com or
16 tvpadfans.com or one or more of the domain names used in connection with the
17 activities enjoined under Paragraphs 9, 10 and 13 hereinabove (including but not
18 limited to the domain names identified in **Exhibit C** hereto), and who receive actual
19 notice of this Order, shall (1) temporarily disable these domain names, or any subset
20 of these domain names specified by Plaintiffs, through a registry hold or otherwise,
21 and make them inactive and non-transferable; and (2) at the direction of Plaintiffs,
22 transfer these domain names to Plaintiffs' ownership and control, including, *inter*
23 *alia*, by changing the registrar of record to the registrar of Plaintiffs' choosing.

24 19. Service by mail upon Defendants of a copy of this Default Judgment
25 and Permanent Injunction once entered by the Court is deemed sufficient notice to
26 Defendants under Federal Rule of Civil Procedure 65. It shall not be necessary for
27 Defendants to sign any form of acknowledgement of service.

20. This Permanent Injunction shall bind the Enjoined Parties. Defendants shall provide a copy of this Permanent Injunction to their officers, agents, servants, employees, attorneys, principals, shareholders, members, current and future administrators or moderators of the any online forums associated with Defendants, the TVpad Device, the TVpad Apps, or Comparable System.

21. Violation of this Permanent Injunction shall expose Defendants and all other persons bound by this Permanent Injunction to all applicable penalties, including contempt of Court.

22. Within 14 days of the date the Court enters this Permanent Injunction, Defendants shall file and serve a report in writing and under oath setting forth in detail the manner and form with which Defendants have complied with the Permanent Injunction.

23. The Court finds there is no just reason for delay in entering this Default Judgment and Permanent Injunction and, pursuant to Fed. R. Civ. P. 54(a), the Court direct immediate entry of this Default Judgment and Permanent Injunction.

24. The Court shall retain jurisdiction of this action to entertain such further proceedings and to enter such further orders as may be necessary or appropriate to implement and enforce the provisions of this Default Judgment and Permanent Injunction.

IT IS SO ORDERED.

August 12 , 2016

~~Stephen K. Hiley~~

Hon. Stephen V. Wilson
Judge of the United States District Court

EXHIBIT A

Registered CCTV Programs		
Title of Work and Episode Number	Date Broadcast	Copyright Registration Number
Across the Strait, Ep. 265	September 22, 2014	PAu 3-751-289
Across the Strait, Ep. 266	September 23, 2014	PAu 3-751-289
Across the Strait, Ep. 267	September 24, 2014	PAu 3-751-289
Across the Strait, Ep. 268	September 25, 2014	PAu 3-751-289
Across the Strait, Ep. 270	September 27, 2014	PAu 3-751-289
Across the Strait, Ep. 271	September 28, 2014	PAu 3-751-289
Across the Strait, Ep. 277	October 4, 2014	PAu 3-751-289
Across the Strait, Ep. 278	October 5, 2014	PAu 3-751-289
Around China, Ep. 265	September 22, 2014	PAu 3-751-288
Around China, Ep. 266	September 23, 2014	PAu 3-751-288
Around China, Ep. 267	September 24, 2014	PAu 3-751-288
Around China, Ep. 268	September 25, 2014	PAu 3-751-288
Around China, Ep. 270	September 27, 2014	PAu 3-751-288
Around China, Ep. 271	September 28, 2014	PAu 3-751-288
Around China, Ep. 277	October 4, 2014	PAu 3-751-288
Around China, Ep. 278	October 5, 2014	PAu 3-751-288
Art Life, Ep. 37	September 25, 2014	PAu 3-751-290
Art Life, Ep. 38	October 3, 2014	PAu 3-751-290
Echo Clear, Ep. 38	September 26, 2014	PAu 3-751-295
Echo Clear, Ep. 39	October 3, 2014	PAu 3-751-295
Echo Clear, Ep. 41	October 5, 2014	PAu 3-751-295
Fashion Infinite, Ep. 39	September 28, 2014	PAu 3-751-281
Fashion Infinite, Ep. 40	October 5, 2014	PAu 3-751-281
I want to go to the Spring Festival gala, Ep. 35	September 28, 2014	PAu 3-751-285
I want to go to the Spring Festival gala, Ep. 36	October 5, 2014	PAu 3-751-285
Star Walk, Ep. 31	September 25, 2014	PAu 3-751-292
Star Walk, Special 3	October 3, 2014	PAu 3-751-292
Star Walk, Special 4	October 4, 2014	PAu 3-751-292
To a happy departure, Ep. 37	September 22, 2014	PAu 3-746-792
Variety Festival, Ep. 36	September 23, 2014	PAu 3-751-293

Certificate of Registration



This Certificate issued under the seal of the Copyright Office in accordance with title 17, *United States Code*, attests that registration has been made for the work identified below. The information on this certificate has been made a part of the Copyright Office records.

Register of Copyrights, United States of America

Registration Number

PAu 3-751-289

Effective date of registration:

November 19, 2014

Title

Title of Work: Across the Strait

Contents Titles: Across the Strait Episodes 265, 266, 267, 268, 270, 271, 277, 278

Completion/Publication

Year of Completion: 2014

Author

Author: China Central Television

Author Created: entire motion picture

Work made for hire: Yes

Domiciled in: China

Copyright claimant

Copyright Claimant: China Central Television

No.11 Fuxinglu, Beijing, 100859, China

Rights and Permissions

Organization Name: China Central Television

Certification

Name: Wengian Wang

Date: December 29, 2014

Correspondence: Yes

Registration #: PAU003751289

Service Request #: 1-1866733960



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New York, NY 10019 United States

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Register of Copyrights, United States of America

Registration Number

PAu 3-751-288

Effective date of registration:

November 19, 2014

Title _____

Title of Work: Around China

Contents Titles: Around China Episodes 265, 266, 267, 268, 270, 271, 277, 278

Completion/Publication _____

Year of Completion: 2014

Author _____

■ **Author:** China Central Television

Author Created: entire motion picture

Work made for hire: Yes

Domiciled in: China

Copyright claimant _____

Copyright Claimant: China Central Television

No.11 Fuxinglu, Beijing, 100859, China

Rights and Permissions _____

Organization Name: China Central Television

Certification _____

Name: Wengian Wang

Date: December 29, 2014

Correspondence: Yes

Registration #: PAU003751288

Service Request #: 1-1866734056



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Register of Copyrights, United States of America

Registration Number
PAu 3-751-290

Effective date of
registration:

November 18, 2014

Title

Title of Work: Art life

Contents Titles: Art life Episodes 37, 38

Completion/Publication

Year of Completion: 2014

Author

■ **Author:** China Central Television

Author Created: entire motion picture

Work made for hire: Yes

Domiciled in: China

Copyright claimant

Copyright Claimant: China Central Television

No.11 Fuxinglu, Beijing, 100859, China

Rights and Permissions

Organization Name: China Central Television

Certification

Name: Wengian Wang

Date: December 29, 2014

Correspondence: Yes

Registration #: PAU003751290

Service Request #: 1-1866733912



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Register of Copyrights, United States of America

Registration Number
PAu 3-751-295

Effective date of registration:

November 17, 2014

Title

Title of Work: Echo clear

Contents Titles: Echo clear Episodes 38, 39, 41

Completion/Publication

Year of Completion: 2014

Author

■ **Author:** China Central Television

Author Created: entire motion picture

Work made for hire: Yes

Domiciled in: China

Copyright claimant

Copyright Claimant: China Central Television

No.11 Fuxinglu, Beijing, 100859, China

Rights and Permissions

Organization Name: China Central Television

Certification

Name: Wengian Wang

Date: December 29, 2014

Correspondence: Yes

Registration #: PAU003751295

Service Request #: 1-1855728507



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Register of Copyrights, United States of America

Registration Number
PAu 3-751-281

Effective date of
registration:

November 18, 2014

Title

Title of Work: Fashion Infinite

Contents Titles: Fashion Infinite Episodes 39,40

Completion/Publication

Year of Completion: 2014

Author

■ **Author:** China Central Television

Author Created: entire motion picture

Work made for hire: Yes

Domiciled in: China

Copyright claimant

Copyright Claimant: China Central Television

No.11 Fuxinglu, Beijing, 100859, China

Rights and Permissions

Organization Name: China Central Television

Certification

Name: Wengian Wang

Date: December 29, 2014

Correspondence: Yes

Registration #: PAU003751281

Service Request #: 1-1855755671



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A handwritten signature in black ink that reads "Maria A. Pallante".

Register of Copyrights, United States of America

Registration Number

PAu 3-751-285

Effective date of
registration:

November 18, 2014

Title

Title of Work: I want to go to the Spring Festival gala

Contents Titles: I want to go to the Spring Festival gala Episodes 35, 36

Completion/Publication

Year of Completion: 2014

Author

■ Author: China Central Television

Author Created: entire motion picture

Work made for hire: Yes

Domiciled in: China

Copyright claimant

Copyright Claimant: China Central Television

No.11 Fuxinglu, Beijing, 100859, China

Rights and Permissions

Organization Name: China Central Television

Certification

Name: Wengian Wang

Date: December 29, 2014

Correspondence: Yes